Case 2:18-cv-12703-CCC-CLW Document 7 Filed 02/05/19 Page 1 of 6 PageID: 49

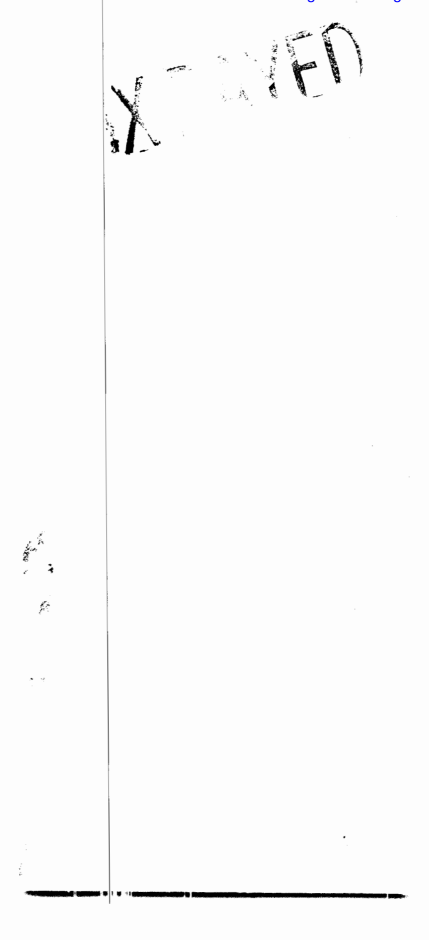
RETURN TO SENDER ITEMS

No Employee Name and Number Do

Not at SSCf*

RETURN TO SENDER ITEMS

**RET RETURN TO SENDER ITEMS REFUSED FOR X_ No Inmate Name/Number (invalid) No Employee Name of Department .Name and Number Do Not Match 08214-890295 SE63/4 outhern state in Ci MIXIE PH II GE, MYT ST SOC STEINING AD A CONTRACTOR OF THE PARTY OF TH 67181 UNCLAIMED ORWARD ,-1 1-4 G: F) *1809-01748-15-3 01/15/2019 neopost* 2281/27/19 FIRST OLASS MAIL \$50 A70 041111246772 ZIP 07102



Case 2:18-cv-12703-CCC-CLW Document 7 Filed 02/05/19 Page 3 of 6 PageID: 51

CM/ECF LIVE - U.S. District Court for the District of New Jersey

Page 1 of 1

Other Orders/Judgments

2:18-cv-12703-CCC-CLW HADDEN v. STATE OF NEW JERSEY et al

PLO, PROSE-PR

U.S. District Court

District of New Jersey [LIVE]

Notice of Electronic Filing

The following transaction was entered on 1/14/2019 at 4:41 PM EST and filed on 1/14/2019

Case Name:

HADDEN v. STATE OF NEW JERSEY et al

Case Number:

2:18-ev-12703-CCC-CLW

Filer:

Document Number: 5

Docket Text:

ORDER that Plaintiff's application to proceed in forma pauperis is Granted; the Complaint shall be filed; the Clerk shall serve a copy of this Order by regular mail upon the Attorney General of the State of New Jersey and the administrator of Southern State Correctional Facility; Plaintiff is assessed a filing fee of \$350 and shall pay the entire filing fee in the manner set forth in this Order; the Clerk of the Court shall send a copy of this Order to Plaintiff by regular U.S. mail; etc. Signed by Judge Claire C. Cecchi on 1/14/2019. (sm)

2:18-cv-12703-CCC-CLW Notice has been electronically mailed to:

2:18-cv-12703-CCC-CLW Notice has been sent by regular U.S. Mail:

TREMAINE HADDEN SOUTHERN STATE CORRECTIONAL FACILITY 4295 ROUTE 47 DELMONT, NJ 08314

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1046708974 [Date=1/14/2019] [FileNumber=12085098-0] [7e3729258cfbb809422ec09056585a38fe4f926735ef2a661f94a1706afd5b2226 8195368b104e7838cfa4a09a3a6622243809f3196bc32a3f2b68bba4c77564]]

Case 2:18-cv-12703-CCC-CLW Document 7 Filed 02/05/19 Page 4 of 6 PageID: 52

NOT FOR PUBLICATION

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

TREMAINE HADDEN,

Civil Action No. 18-12703 (CCC) (CLW)

Plaintiff,

ORDER

STATE OF NEW JERSEY, et al.,

v.

Defendants.

CECCHI, District Judge

Leave to proceed in this Court without prepayment of fees is authorized. See 28 U.S.C. § 1915.

IT IS therefore on this 44 day of Jonuary, 2018,

ORDERED that Plaintiff's application to proceed in forma pauperis is hereby

GRANTED; and it is further

ORDERED that the Complaint shall be filed; and it is further

ORDERED that, pursuant to 28 U.S.C. § 1915(b) and for purposes of account deduction only, the Clerk shall serve a copy of this Order by regular mail upon the Attorney General of the State of New Jersey and the administrator of Southern State Correctional Facility; and it is further

ORDERED that Plaintiff is assessed a filing fee of \$350.00 and shall pay the entire filing fee in the manner set forth in this Order pursuant to 28 U.S.C. § 1915(b)(1) and (2), regardless of the outcome of the litigation, meaning that if the Court dismisses the case as a result of its *sua sponte* screening, or Plaintiff's case is otherwise administratively terminated or closed, § 1915

does not suspend installment payments of the filing fee or permit refund to the prisoner of the filing fee, or any part of it, that has already been paid; and it is further

ORDERED that pursuant to Bruce v. Samuels, 136 S. Ct. 627, 632 (2016), if Plaintiff owes fees for more than one court case, whether to a district or appellate court, under the Prison Litigation Reform Act (PLRA) provision governing the mandatory recoupment of filing fees, Plaintiff's monthly income is subject to a simultaneous, cumulative 20% deduction for each case a court has mandated a deduction under the PLRA; i.e., Plaintiff would be subject to a 40% deduction if there are two such cases, a 60% deduction if there are three such cases, etc., until all fees have been paid in full; and it is further

ORDERED that pursuant to 28 U.S.C. § 1915(b)(2), in each month that the amount in Plaintiff's account exceeds \$10.00, the agency having custody of Plaintiff shall assess, deduct from Plaintiff's account, and forward to the Clerk of the Court payment equal to 20% of the preceding month's income credited to Plaintiff's account, in accordance with *Bruce*, until the \$350.00 filing fee is paid. Each payment shall reference the civil docket numbers of the actions to which the payment should be credited; and it is further

ORDERED that the Clerk of he Court shall send a copy of this Order to Plaintiff by regular U.S. mail.

Claire C. Cecchi, U.S.D.J.